Post of Right of Privacy

sweeping directives to all Fed- that Government agents, Act of 1967 recommended by struction vitiated Section 605. President Johnson to the Cuncials.

communication is more than ever of supreme importance in our society. An expedient to facilitate crime detection may not become a consideration exclusive of all other considerations. The social need for law enforcement must not be permitted to overwhelm the rights of citizens. Our American way of life is based on the confidence of the citizen in his government

In a democracy, we are concerned primarily with the relation of the individual to his government—a just government. And the maintenance of this over-all relationship has greater importance than the isolated search for fact—or case. We have, in the words of "ceiling price on truth" in a legal proceeding as in the

Fifth Amerdment

We should proceed to do so now in this context, for wiretapping and hugging constitute the greatest conceivable invaslon of privacy. Hence, in any new legislation, there should be no exception whatsoever to their employment - save perhaps only in the single instance of national security and then only under the most rigid judicial supervision and control.

Empirically it has been demonstrated that unless prohibition is absolute, inroads on proscriptive enactments inevitably will be made. Such has been the experience in connec tion with Section 605 of the Federal Communications Act, enacted in 1934, which undertook to prohibit the interception and divulgence of telephone calls.

In 1937 the Supreme Court ruled that the law applied to law enforcement officers as well as private citizens. Yet in 1941 the Attorney General held that a violation required interception and divulgence

Attorney General Clark's outside the Government and eral agencies forbidding all therefore, could wiretap so wiretapping and bugging can long as the information was serve as an excellent bridge to not divulged in the courts. the proposed Right of Privacy This strained and devious con-

Not only did it open the gress. It is devoutly to be door to Federal law enforcehoped that a statute will ment tapping but the Justice emerge barring all eavesdrop. Department felt constrained ping, whether by wiretanping not to prosecute state and or bugging, whether by pri- local officers even when they vate persons or public offi- have flagrantly persisted in violating the law to this very The inviolability of private day-despite the high court's decision that the Federal law applied to the states. Still worse, this same attitude affeeted the prosecution of private wiretappers so that only a handful has been brought to court during three decades.

This wiretap policy has also had a meretricious effect on bugging and other forms of electronic snooping where there has been no Federal statutory law. By all accounts these practices are far more widespread than whretapping and involve an even deeper penetration into privacy. Despite their sharply restricted uses by the decisional law of the Supreme Court, they have been employed by Federal and even justice-in any specific state agencies-in the latter case under statutory authori-Professor Edmund Cahn, put a zation. That of New York has just been declared unconstitutional (Berger v. New York).

> All eavesdropping by any person, including enforcement and prosecuting officers, should be prohibited (with the lone exception already indicated). The recent rulings by the Attorney General should be scrupulously observed until the new statute is enacted. Its scope should be extended so far as constitutional competence permits to state officers In the case of wiretapping the decisions of the Supreme Court (Welss v. U.S and U.S. v. Benanti) render it clear that this can be done—in the case of bugging areas of prohibition to the states can be reached by appropriate constitutional predicates such as the Commerce Act. Where state action remains unaffected by Federal legislation or decisional law, the states themselves should take prompt action to supplement the congressional enactment.

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